

Application No.: 10/022.992
Amendment Date: December 21, 2007

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REMARKS

Applicants note with appreciation the Supplemental Notice of Allowability indicating the amendments to independent claims 1, 2, 8 and 12-14 via Examiner's Amendment. This Supplemental Notice of Allowability corrected the initial Notice of Allowability which had incorrectly canceled independent claims 13 and 14. However, the Supplemental Notice of Allowability did not correctly reflect all the amendments to be made to claims 13 and 14. Specifically, it fails to include the recitation of dependent claim 19 to claim 13 and the recitation of claim 20 to claim 14. Applicants respectfully request that the Examiner issue a new Supplemental Notice of Allowability adding these limitations to claims 13 and 14.

To assist the Examiner, Applicants have set forth below the amendments to be made to claims 13 and 14 via Examiner's Amendment:

Claim 13: A computer program embedded in a computer readable medium and executable by a searching server for searching contents information presented by a plurality of information sites over a network based on a query sent from a client terminal through the network, the computer program comprising the steps of:

- prompting the client terminal to input a query when the client terminal accesses the searching server;

- receiving the inputted query from the client terminal through the network, the inputted query containing an item keyword indicating an item as a target of searching and an action keyword indicating an action to be made on the item;

- searching for one or more information sites having contents information matching the received query;

- sending back directory information indicative of locations of the searched information sites to the client terminal; and

- registering directory information of a new information site together with an item keyword and an action keyword matching the contents information presented by the new information site in response to a request for registration of the new information site from a client terminal and in

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response to a user of the client terminal inputting the directory information, the item keyword and the action keyword; and

registering information indicating another action corresponding to the action indicated by the registered action keyword.

Claim 14: A computer program embedded in a computer readable medium and executable by a client terminal for enabling a searching server to search contents information presented by a plurality of information sites over a network based on a query sent to the searching server through the network, the computer program comprising the steps of:

accessing the searching server for establishing communication with the searching server through the network;

transmitting the query to the searching server through the network, the query containing an item keyword indicating an item as a target of searching and an action keyword indicating an action to be made on the item;

receiving directory information indicative of locations of the searched information sites from the searching server through the network;

accessing the searched information sites according to the directory information; and

sending a request for registration of a new information site to the searching server and a directory information of the new information site, an item keyword and an action keyword to the searching server, such that the searching server registers the directory information of the new information site together with the item keyword and the action keyword matching the contents information presented by the new information site; and

wherein the searching server registers information indicating another action corresponding to the action indicated by the registered action keyword.

If, for any reason, the Examiner finds the application other than in condition for allowance, Applicants request that the Examiner contact the undersigned attorney at the Los Angeles

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telephone number (213) 892-5630 to discuss any steps necessary to place the application in condition for allowance.

In the unlikely event that the transmittal letter is separated from this document and the Patent Office determines that an extension and/or other relief is required, Applicants petition for any required relief including extensions of time and authorize the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 03-1952 referencing Docket No. 393032029200.

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Respectfully submitted,

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